

Dr. Liebig, the famous German Chemist, says that beer is "liquid bread." By this he means that beer is a food—full of life-giving, health-sustaining qualities. The value of beer as a food is becoming well known, and it is now used by many who have hitherto looked upon it as a beverage only.

Pabst Blue Ribbon

The Beer of Quality

is the most nourishing of all beers—because it contains every particle of the healthful, wholesome nutrient of the malt and all the tonic properties of the hops from which it is made. The Pabst Eight-Day Malting Process follows nature by slowly transforming the substance of the barley into pure, nutritious food. The quality of the materials used and the Pabst method of brewing make Pabst Blue Ribbon not only a pure beer, but a healthful, tissue-building, muscle-building, life-giving, "liquid bread." Drink Pabst Blue Ribbon, and you put health and strength into your system.

When ordering beer, ask for Pabst Blue Ribbon.

Made by Pabst at Milwaukee
And bottled only at the Brewery.

J. M. Deware,
Jefferson, Texas.

The Houston Chronicle insists that public confidence in banks lies at the foundation of business stability and prosperity, and that whoever can so plan as to strengthen and increase such confidence and make safe all depositors, renders a public service to the people.

The Life Insurance
muddle has started the public to thinking. The wonderful success that has met Ballard's Household Syrup in its trials on coughs, influenza, bronchitis, and all pulmonary troubles—has started the public to thinking of this wonderful preparation. They are all using it. Join the procession and down with sickness. Price 25c, 50c and \$1.00. Sold by W. J. Sedberry.

The Italians have invented a device for making celluloid non-inflammable, by mixing glue, gun arabic and coal oil with the ordinary composition.

The meeting of the National Association of Manufacturers of the United States is set for May 20, 22, at the Waldorf-Astoria, New York. It may be assumed that this crowd all belong to the stand-patters, the privileged few who fatten upon the rest of us.—Colorado Citizen.

Wonderful Eczema Cure.
"Our little boy had eczema for five years," writes N. A. Adams, Henrietta, Pa. "Two of our home doctors said the case was hopeless, his lungs being affected. We then employed other doctors, but no benefit resulted. By chance we read about Electric Bitters, bought a bottle and soon noticed improvement. We continued this medicine until several bottles were used, when our boy was completely cured." Best of all, blood medicines and body building health tonic. Guaranteed at W. J. Sedberry's drug store, 50c.

Advertisements first appeared in newspapers in 1852.

Lonely Confederate Graves.

A dispatch from Caddo Indian Territory, says under a small cluster of trees and almost hidden by brush and briars, near Atoka, there are the graves of eighteen Confederate soldiers, who gave their lives to the cause of the South. Each of these graves is marked with the initials of the dead soldier, scratched on crude stone slabs with pocket knives, and in addition are the letters C. S. A. and the date, August 23, 1863. Often efforts have been made to learn the true history of how these soldiers came to their death. There is no very authentic information on the matter, though there are several conflicting stories. The best information is that given by a very old Indian who lives at Caddo. He says that Bill Anderson and the two Todd captives were passing that way with a company of about 200 men when they were ambushed by a regiment of Federal soldiers. The Confederates were driven from the timber to the prairie, where a number of them were slain and the dead left on the field. Later, Quantrell returned to the spot and marked the graves of his men by scratching their initials on the stones he carried with the date of death. The graves are not more than fifty feet from the main track of the Missouri, Kansas & Texas railway, but they cannot be seen by the traveler on account of the undergrowth which covers them. Perhaps some Clay or Platte county man can give the information as to who they were.—Liberty (Mo.) Advance.

Any or every Confederate camp in the Territory or Oklahoma ought to take steps to preserve these graves.

Good Words for Chamberlain's Cough Remedy.
People everywhere take pleasure in testifying to the good qualities of Chamberlain's Cough Remedy. Mrs. Edward Phillips of Barclay, Md., writes, "I wish to tell you that I can recommend Chamberlain's Cough Remedy. My little girl Catherine, who is two years old, has been taking this remedy whenever she has had a cold since she was two months old. About a month ago I contracted a dreadful cold myself, but I was soon as well as ever. This remedy is for sale by all druggists."

Cuero Star: A random group of the Dallas men were casually discussing the Bailey matter with a citizen of Cuero this morning, and one of them voiced the sentiment of the group when he said that Bailey would never be elected again. That his recent breaks have cost him heavily in the northern part of the State, and that the southern part was already practically solid against him.

Chamberlain's Colic, Cholera and Diarrhoea Remedy.
There is probably no medicine made that is relied upon with more implicit confidence than Chamberlain's Colic, Cholera and Diarrhoea Remedy. During the third of a century in which it has been in use, people have testified that it is the one remedy that never fails. When reduced with water and sweetened it is pleasant to take. For sale by all dealers.

Pent artistically dried is being made into wood under heavy hydraulic pressure.

Stops earache in two minutes; toothache or pain of burn or scald in five minutes; hemorrhoids, one hour; muscle ache, two hours; sore throat, twelve hours.—Dr. Thomas Electric Oil, March or over pain. Sold by The J. F. Crow Drug Co.

People with small principle usually have big self-interest.

Itching piles provoke profanity, but profanity won't cure them. Doan's Ointment cures itching, bleeding or protruding piles after years of suffering. Sold by The J. F. Crow Drug Co.

A lot of graft clothes itself in "eminent respectability."

My Best Friend.
Alexander Benton who lives on Rural Route 1, Fort Edward, N. Y., says: "Dr. King's New Discovery is my best earthly friend. It cured me of asthma six years ago. It has also performed the most wonderful cure of incipient consumption for my son's life. The first bottle ended the terrible cough, and this accomplished the cure. I am now perfectly well. Dr. King's New Discovery's power over coughs and colds is simply marvelous." No other remedy has ever cured it. Fully guaranteed by W. J. Sedberry druggist, 50c and \$1.00. Trial bottle free.

TEXAS PATENTS.

List of patents granted to Texas inventors this week. Reported by C. A. Snow & Co., patent attorneys, Washington, D. C.:
Albert W. Harvey, Rockwell, railway signal; Mentor Howard, Lewisville, fine fence clip; Frank C. Howe, El Paso, weighing scoop; Jefferson D. Jones, Brownwood, heating system; Rudolph Koch, Temple, church; T. E. Mount, Rhine, telephone switch; Fred Petnecky, Austin, lining for pneumatic articles; Albert W. Robinson, Ochiltree, grab-hook; William N. Thornton, Cedar Hill, hopple or regulator for plows; William H. Tison, Plainview, cutting apparatus for corn-harvesters; Wilson B. Tunnell, Van, plow attachment.

For copy of any of above patents send ten cents in postage stamps with date of this paper to C. A. Snow & Co., Washington, D. C.

Cascasewet for babies is the best remedy for colic, summer complaint, diarrhoea and sour stomach. It is especially good in cases of teething when irritation affects the stomach and intestines. Cascasewet is a pleasant, safe remedy, containing neither opiates nor narcotics. All the ingredients are printed plainly on the wrapper. Endorsed by mothers because it acts so quickly. Sold by The J. F. Crow Drug Co.

The patent office at the present time has thousands of applications for patents and not enough examiners to keep down the number.

What's the Use?
Aches, pains, burns, cuts, sprains, and all similar afflictions are always instantly relieved by Chamberlain's Liniment. It is especially good in cases of teething when irritation affects the stomach and intestines. Cascasewet is a pleasant, safe remedy, containing neither opiates nor narcotics. All the ingredients are printed plainly on the wrapper. Endorsed by mothers because it acts so quickly. Sold by The J. F. Crow Drug Co.

The carrion crow has its uses, but we prefer not to associate with the human kind.

For stomach troubles, biliousness and constipation try Chamberlain's Stomach and Liver Tablets. Many remarkable cures have been effected by them. Price 25 cents. Samples free. For sale by all druggists.

The frost is not responsible for the death of all the buds.



Why suffer with pain when BALLARD'S SNOW LINIMENT WILL CURE

RHEUMATISM, CUTS, OLD SORES, SPRAINS, WOUNDS, STIFF JOINTS, NEURALGIA, BRUISES, BURNS, ETC.
G. A. Friedel, Dallas, Texas, writes: "I use Ballard's Snow Liniment for my family. It is the best Liniment made. It relieves burns and scalds." 25c, 50c and \$1.00.
Ballard Snow Liniment Co., ST. LOUIS, MO.

Sold and Recommended by W. J. SEDBERRY, Jefferson, Tex.

Proposed Amendment to the State Constitution Providing for the Creation of Improvement Districts in Certain Cities.

Joint Resolution amending Section 9 of Article 8, of the Constitution of the State of Texas, providing for the creation of improvement districts in cities having more than two thousand inhabitants and charging the cost of certain improvements made therein against the abutting property.

Section 1. Be it Resolved by the Legislature of the State of Texas: That Section 9 of Article 8 of the Constitution of the State of Texas, be amended as to hereafter read as follows:

Sec. 9. The State tax on property, exclusive of the tax on property of the public debt and of the taxes provided for the benefit of public free schools, shall never exceed thirty-five cents on the one hundred dollars valuation of any city or town or shall levy more than twenty-five cents for city or county purposes, and not exceeding fifteen cents for roads and bridges, and not exceeding five cents to pay jurors, on the hundred dollars valuation, except for payment of debts incurred prior to the date of the amendment September 25, A. D. 1883, and for the erection of public buildings, streets, sewers, water works and other public improvements, not to exceed twenty-five cents on the one hundred dollars valuation, in any one year, and except as is in this Constitution otherwise provided, and the Legislature may also authorize an additional annual ad valorem tax to be levied and collected for the further maintenance of the public roads, provided that a majority of the qualified property taxpayers voters of the county voting at an election to be held for that purpose shall have voted in favor of such tax, not to exceed fifteen cents on the one hundred dollars valuation, of the property subject to taxation in such county.

There are all grades of men, from the lawyer who jokes To the varlet fool of the name. Again we say, welcome to a land of sunshine and of shade; to a land of flowers which includes the wild sweet williams, that for centuries have bloomed and shed their fragrance on the desert air.

STONEWALL No. 2.

My Best Friend.

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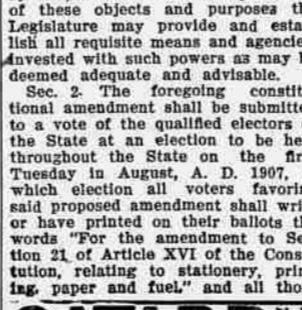
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Proposed Amendment to the State Constitution Providing for the Establishment of a Home for Confederate Widows.

Joint Resolution to amend Section 11 of Article 3 of the Constitution of the State of Texas, as amended in 1903, so as to authorize the grant of aid public money to the establishment of a home for the disabled and dependent wives and widows of Confederate soldiers and sailors and such women as aided the Confederacy, and making an appropriation.

Section 1. Be it Resolved by the Legislature of the State of Texas: That Section 11 of Article 3 of the Constitution of the State of Texas, as amended in 1903, be amended as to hereafter read as follows:

Article 3. Section 11. The Legislature shall have no power to make any grant or authorize the making of any grant of public money to any individual, association or individuals, municipal or other corporations whatsoever; provided, however, the Legislature may grant aid to indigent and disabled Confederate soldiers and sailors who came to Texas prior to January 1, 1880, and who are either the wives or widows of such soldiers or sailors, or the wives or widows of such soldiers or sailors who have never remarried and who have been bona fide residents of the State of Texas since March 1, 1880, provided said aid shall not exceed eight dollars per month, and provided further, that no appropriations shall ever be made for the purpose hereinafter specified in excess of five hundred thousand dollars for any one year, and also grant aid to the establishment and maintenance of a home for said soldiers and sailors, their wives and widows and women who aided the Confederacy, under such regulations and limitations as may be provided by law; provided the grant to aid said home shall not exceed one hundred and fifty thousand dollars for any one year, and no inmate of said home shall be entitled to any other aid from the State; and the Legislature may provide for husband and wife to remain together in the home; and provided further, that the provisions of this section shall not be construed to prevent the grant of aid in case of public calamity.

Section 2. The Governor of the State is hereby directed to issue the necessary proclamation for the submission of this amendment to the qualified voters of the State of Texas, on the first Tuesday in August, A. D. 1907, at which election all voters favoring this amendment shall have written or printed on their ballots: "For the amendment to Section 9 of Article 8 of the Constitution, permitting the State of Texas to create improvement districts, one-third of the cost of which shall be charged against abutting property on either side of the street."

Section 3. The latestness in the session, close crowded condition of the calendar, and the importance of this proposed amendment, create an emergency and an imperative public necessity demanding that the constitutional rule, and Senate Rule No. 37, requiring bills to be read on three several days be suspended, and the same are hereby suspended.

(A true copy.) L. T. DASHIELL, Secretary of State.

Proposed Amendment to the State Constitution Authorizing the Establishment of a State Printing Plant.

Joint Resolution authorizing the submission to a vote of the people of the State of Texas of a proposed amendment to the Constitution of the State of Texas, relating to printing, publishing, stationery, paper and fuel, and making an appropriation therefor.

Section 1. That Section 21 of Article XI of the Constitution of the State of Texas be amended as to hereafter read as follows:

Section 21. All printing and publishing, stationery, paper and fuel for the various departments, and for all offices, whether created by this Constitution or by law, shall be provided for by the Legislature, and the Legislature may provide and establish a printing plant, and may invest with such powers as may be deemed adequate and advisable.

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of the State at an election to be held throughout the State on the first Tuesday in August, 1907, at which election all voters favoring said proposed amendment shall have written or printed on their ballots, the words: "For the amendment to Section 21 of Article XI of the Constitution, relating to printing, stationery, paper and fuel, and all other things."

Section 3. The Governor of the State is hereby directed to issue the necessary proclamation for said election and to have the same published as required by the Constitution and laws of the State, and the sum of \$1000 or so much thereof as may be necessary is hereby appropriated out of the general revenue of the State for the expenses of said election.

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(A true copy.) L. T. DASHIELL, Secretary of State.

Proposed Amendment to the State Constitution Authorizing the Levy of a Road Tax.

Joint Resolution amending Section 9 of Article 8, of the Constitution of the State of Texas, by adding thereto a section to be known as Section 9a, increasing the amount of tax that may be voted for the purpose of improving public roads, and to allow counties or political subdivisions of counties by a majority vote of the qualified property tax paying voters of the county, or subdivision thereof, voting at all elections, to be held for that purpose, to adopt same.

Section 9a. A majority of the property tax paying voters in any county or one or more political subdivisions thereof, in this State, voting at an election held for that purpose may vote a tax for road and bridge purposes not to exceed 30 cents on the \$100 valuation of property subject to taxation in such county or political subdivision of such county, or may issue bonds not to exceed 20 per cent of the assessed value of the real property in such district, for such road and bridge purposes, provided that such tax, or proceeds of such bonds, shall be expended in the territory in which it is voted, and no other, and this provision of the Constitution shall be self-enacting without the necessity of further legislation.

Section 10. The Governor of this State is hereby directed to issue the necessary proclamation submitting this amendment to the qualified voters of Texas at the next general election held in this State, or in case any previous election shall be held in the State for other purposes, then this proposed amendment shall be submitted to the qualified tax paying voters. And the sum of \$2000, or so much thereof as shall be necessary, is hereby appropriated out of the treasury of the State of Texas for the purpose of submitting this proposition to a vote of the people of the State of Texas.

(A true copy.) L. T. DASHIELL, Secretary of State.

Proposed Amendment to the State Constitution Creating the Office of Commissioner of Agriculture.

Joint Resolution proposing an amendment to Article four (4) of the Constitution of the State of Texas, by adding thereto a section to be known as Section 27, providing for a Department of Agriculture, with a Bureau of Labor.

Section 1. That Article four (4) of the Constitution of the State of Texas, be amended as to hereafter read as follows:

Section 27. The Legislature may provide for the office of Commissioner of Agriculture, who shall be elected by the qualified voters of the State, or appointed by the Governor with the advice and consent of two-thirds of the Senate, and the Legislature may provide; whose term of office, duties and salary shall be prescribed by law; in which department there shall be a Bureau of Labor, and a Bureau of Agriculture, and the Legislature may provide a Bureau of Labor, when required by the public interest.

Section 2. The Governor of this State is hereby directed to issue and have published the necessary proclamation for the submission of this resolution to the qualified voters for members of the Legislature of the State of Texas, on the first Tuesday in August, 1907. All persons favoring said amendment shall have written or printed on their ballots as follows: "For the amendment to the Constitution, providing for a Department of Agriculture, and a Bureau of Labor." And those opposed to said amendment shall have written or printed on their ballots as follows: "Against the amendment to the Constitution, providing for a Department of Agriculture and a Bureau of Labor." And the sum of \$2000 (two thousand dollars) or so much thereof as may be necessary is hereby appropriated out of any funds in the Treasury of the State of Texas, not otherwise appropriated, to pay the expenses of such publications, proclamation and election.

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Proposed Amendment to the State Constitution Authorizing the Establishment of a State Printing Plant.

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WEST TEXAS

Is fast becoming the fruit, vegetable, grain and cotton country of the Southwest. It will pay you to investigate right now.

AN IDEAL CLIMATE

Homeseekers' Tickets

ON SALE DAILY

E. P. TURNER,
General Passenger Agent,
DALLAS, TEXAS.

Your Summer Trip

can best be made by using



The Jamestown Exposition

AT NORFOLK, VA.

Is an attractive point. The rates are low and tickets are routed, if desired, one way via

NEW YORK.

It will pay you to write to-day and secure our Jamestown Exposition Booklet and Leaflet of Rates and Routes.

Send free on request. Address,

W. G. CRUSE, G. P. & T. A.

M. K. & T. R. Y.

Linn Building, DALLAS, TEXAS.

Citation by Publication.

THE STATE OF TEXAS,

To the Sheriff or any Constable of Marion County, Texas, greeting.

You are hereby commanded to summon Hannah Tucker and Ida Tucker by publication, by making publication of this citation once in each week for four successive weeks previous to the return day hereof, in some newspaper published in your county, if there be a newspaper published in said Judicial District, then in a newspaper published in the nearest district to said 5th Judicial District, to appear at the next regular term of the District Court of Marion County, to be held at the Court House thereof, in Jefferson, Texas, on the 2nd Monday in June, A. D. 1907, the same being the 10th day of June, 1907, then and there to answer a petition filed in said Court on the 5th day of December, 1906, in a suit, numbered on the docket of said Court No. 2438, where J. J. Segal is plaintiff, and Hannah Tucker, a femme sole, and Martha Tucker, a femme sole, L. F. Ford, Ida Tucker, Eliza Tucker, Croft Tucker and Annie Tucker, are defendants, said petition alleging that plaintiff, on January 18, 1905, sold to Hannah Tucker and to Martha Tucker the following tract of land, to-wit: All that certain tract or parcel of land, lying and being situated in the county of Marion, State of Texas, about seven and one-half miles west of the City of Jefferson, on what is known as the Dan-gerfield road. The same being known as the Taffy Tucker place, and lying and being situated in the 5th Judicial District of Texas, and being just east of a tract of land of 87 1/2 acres heretofore sold to A. J. B. Garrison to C. P. Bennett. As a consideration for the said purchase money, the said Hannah Tucker and said Martha Tucker executed to plaintiff their joint notes for the following amount, to-wit: \$100.00, note No. 1 for \$100.00, note No. 2 for \$100.00, note No. 3 for \$127.50, aggregating the total sum of \$327.50. The said notes bear interest from a maturity till paid, and 10 per cent additional if placed in the hands of an attorney for collection; and to secure the payment of said notes at maturity, the vendor's lien was retained on said described tract of land. On final hearing plaintiff prays for judgment for \$327.50, the face of said notes, together with interest and attorney fees and all costs of this suit, with a foreclosure of the vendor's lien to enforce the collection of same, and all other relief to which plaintiff may be entitled in law or equity.

For more full particulars reference is made to plaintiff's original petition now on file in this office.

Herein fail not, but have before said Court, at its aforesaid next regular term, this writ,